FFECTIVE NEW JERSEY STATE BOARD OF MEDICAL EXAMINERS

FILED

FEBRUARY 11, 1982

IRWIN I. KIMMELMAN ATTORNEY GENERAL OF NEW JERSEY

NEW JERSEY STATE BOARD OF MEDICAL EXAMINERS

By: JOAN D. GELBER DEPUTY ATTORNEY GENERAL Division of Law, Room 316 1100 Raymond Boulevard Newark, New Jersey 07102 Tel. (201) 648-2478

ORIGINAL

STATE OF NEW JERSEY DEPARTMENT OF LAW & PUBLIC SAFETY DIVISION OF CONSUMER AFFAIRS BOARD OF MEDICAL EXAMINERS DOCKET NO. H80-5145 OAL DOCKET NO. BDS 00893-81

IN THE MATTER OF THE SUSPENSION OR REVOCATION OF THE LICENSE OF

Administrative Action

LOUIS GIASULLO, JR., D.C. License No. 1485

FINAL ORDER

TO PRACTICE MEDICINE AND SURGERY : IN THE STATE OF NEW JERSEY

Complaint in this matter was filed by the Attorney General by Joan D. Gelber, Deputy Attorney General, on January 27, 1981 before the Board of Medical Examiners. The Complaint alleged in six counts submission by respondent to Blue Shield of New Jersey of bills for services allegedly rendered for costs greater than those which he had contracted with Blue Shield to charge, and which charges were greater than those billed to patients without thirdparty coverage. He was charged with submitting claims for performance of certain x-rays, the majority of which he failed to provide upon demand therefor. Said conduct was alleged to

constitute billing for services not rendered. The Third Count charged the delivery by respondent of three x-ray films represented to be those of three patients but which in fact were taken by respondent of his receptionist. The Fourth Count alleged serious incompetence of radiographic technique with respect to numerous x-rays of patients. The Fifth Count alleged exposure of numerous patients to unnecessary radiation both in terms of radiographic technique and clinical justification for the x-rays. Count Six alleged submission of claims listing diagnoses not supported by the patient record or by x-rays taken. The above were alleged to constitute violations of N.J.S.A. 45:1-21(b), (c), (d) and (e); and N.J.A.C. 13:35-6.11. Respondent is represented by Joseph W. Spagnoli, Esq., of 115 Jefferson Avenue, Elizabeth, New Jersey 07201.

Respondent has withdrawn his former answer and now pleads no contest to all of the counts in the Complaint. For good cause shown,

IT IS on this 10 day of 7 ab 1982

ORDERED that

- (a) The surrender of respondent's license with prejudice is hereby accepted by the Board, and such surrender shall be deemed a revocation;
- (b) Respondent is hereby assessed costs of \$2,000 and penalties of \$18,000, totalling \$20,000

which shall be paid to the Board of Medical Examiners as follows:

\$8,000 by March 22, 1982 and the balance in 12 equal monthly installments of \$1,000 each;

- (c) He shall reimburse to Blue Shield of New Jersey the sum of \$1,600 still outstanding from a total amount due of \$2,600; said reimbursement shall be made by March 22, 1982;
- (d) A Certificate of Debt shall be filed for the total sum due. All payments shall be made by respondent's certified check or by attorney's check to the Board of Medical Examiners; and
- (e) Respondent shall not apply to the Board for reinstatement of license until he has satisfied the above monetary obligations and until he is prepared to demonstrate to the satisfaction of the Board proficiency in clinical judgment and technique and in radiographic technique. At such time as those prerequisites are deemed satisfied by the Board, respondent may apply for limited reinstatement during which he may be required to work in the

office of a Board-approved chiropractor licensed in this State under the direction and supervision of that professional who shall agree to be responsible for respondent's work and who agrees to provide quarterly reports to the Board attesting to the continued satisfactory performance of respondent's responsibilities, until further order of the Board.

THIS ORDER SHALL BE EFFECTIVE ON FEBRUARY 19, 1982, except that respondent shall immediately cease and desist from performing any x-rays whatsoever as of February 2, 1982.

STATE BOARD OF MEDICAL EXAMINERS

By Joden Bushe pot

I consent to the terms and entry of the within Order.

Louis Giasullo Ir O.C.

Joseph W. Spagnoli, Esq. Attorney for Dr. Giasullo

Jet 4, 1982 Date EFFECTIVE
OCTOBER 13, 1982
NEW JERSEY STATE BOARD
OF MEDICAL EXAMINERS

FILED

NOVEMBER 12, 1982

ON DEEDSON ENGINEERS

IRWIN I. KIMMELMAN ATTORNEY GENERAL OF NEW JERSEY

By:Heikki Leesment
Deputy Attorney General
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Newark, New Jersey 07102
Tel. (201) 648-4727

STATE OF NEW JERSEY
DEPARTMENT OF LAW & PUBLIC SAFETY
DIVISION OF CONSUMER AFFAIRS
BOARD OF MEDICAL EXAMINERS
DOCKET NO. H80-5145
OAL DOCKET NO. BDS 00893-81

IN THE MATTER OF THE SUSPENSION OR REVOCATION OF THE LICENSE OF

LOUIS GIASULLO, JR., D.C. License No. 1485

ORDER OF LIMITED REINSTATEMENT OF LICENSE

TO PRACTICE CHIROPRACTIC IN THE STATE OF NEW JERSEY

This matter was opened to the Board of Medical Examiners on the application of Louis Giasullo, Jr., D.C. through his attorney Martin Greenberg Esq., for reinstatement of his license to practice chiropractic. By the terms of a Final Order dated February 10, 1982 Dr. Giasullo surrendered his license to practice chiropractic with the surrender being deemed equivalent to revocation. In addition he was directed to pay monetary penalty of \$18,000 and \$2,000 costs, was ordered to reimburse Blue Shield of New Jersey \$1,600 and was pro-

hibited from making application to the Board for reinstatement of limited license privileges until he demonstrated proficiency in clinical judgment and radiographic technique. It appears that Dr. Giasullo has satisfied his monetary obligations to the Board, has completed 30 hours of classes at New York Chiropractic College in radiology, and has demonstrated appropriate competency and proficiency in radiographic techniques to the Board. For good cause shown

IT IS on this 9 th day of Worland 1982

ORDERED that respondent's license to practice chiropractic be and hereby is reinstated subject to the following conditions:

1. Respondent shall not maintain his own private practice of chiropractic but shall work for and be employed by another chiropractor duly approved by the Board who shall supervise respondent's activities and shall be responsible for his conduct. Respondent shall submit the name of the intended supervising Chiropractor to the Board and shall not commence the practice of chiropractic until he receives notice of the Board's approval. In the event that the supervising Chiropractor terminates his employment of or supervision over him, respondent shall not continue in the practice of chiropractic until the Board approves a new employing Chiropractor. Respondent shall be responsible for securing quarterly written reports, prepared by the supervising Chiropractor and sent by him directly to the Board which shall review respondent's conduct and performance during the three month period covered by a report. These reports must be filed with the Board not later than ten days following each quarter.

- 2. This period of limited licensure shall continue for a period of one year from the effective date hereof, during which time respondent shall be on probation.
- 3. Upon completion of the one year of limited license as herein provided, respondent may make application to the Board for complete reinstatement of license privileges.
 - 4. This order shall be effective as of October 13, 1982.

Edwin H. Albano, I

President, Board of Medical

Examiners



State of New Jersey

FILED

October 15, 1984

NEW JERSEY STATE BOARD OF MEDICAL EXAMINERS

DEPARTMENT OF LAW AND PUBLIC SAFETY DIVISION OF CONSUMER AFFAIRS BOARD OF MEDICAL EXAMINERS

28 WEST STATE STREET TRENTON, N. J. 08608 (609) 292-4843

JAMES J. BARRY, JR. DIRECTOR

October 15, 1984

Louis Giasullo, Jr., D.C. 638 Upper Way Overlook Village Wharton, NJ 07885

Dear Dr. Giasullo:

IRWIN I. KIMMELMAN

ATTORNEY GENERAL

You appeared with counsel before a Committee of the Board on September 19, 1984 relative to your request for full reinstatement to practice chiropractic in the State of New Jersey. That license had been revoked on February 19, 1982 and reinstated with limitations on October 13, 1982. Under those specific limitations, you were required to practice chiropractic under the supervision of another licensee. By the terms of that limited reinstatement, you were permitted to petition the Board for full reinstatement of license without limitation at the conclusion of one year.

This is to advise you that the full Board, after review of your appearance before the Board's Committee, determined that your license be reinstated with full privileges as of the date of this letter.

Very truly yours,

NEW JERSEY STATE BOARD OF MEDICAL EXAMINERS

Charles A. Janousek Executive Secretary

CAJ:mm

cc: Martin L. Greenberg, Esq. Sharon Joyce, D.A.G.



FILED

October 15, 1984

NEW JERSEY STATE BOARD OF MEDICAL

State of New Jersen

DEPARTMENT OF LAW AND PUBLIC SAFETY

DIVISION OF CONSUMER AFFAIRS **BOARD OF MEDICAL EXAMINERS**

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Charles A. Janous Executive Secreta

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cc: Martin L. Greenberg, Esq.

Sharon Joyce, D.A.G.